1 2 3	KENDALL S. STONE, ESQ. Nevada Bar No. 15337 PITARO & FUMO, CHTD. 601 LAS VEGAS BOULEVARD, SOUTH LAS VEGAS, NEVADA 89101 Phone: 702.474.7554 Fax: 702-474-4210 Email: kristine.fumolaw@gmail.com Attorney for Defendant ANTOINE MOUTON					
4	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA					
5	UNITED STATES OF AMERICA,	Case No.: 2:15-cr-00346-GMN-NJK				
6	Plaintiff,					
7	VS.	STIPULATION TO CONTINUE REVOCATION HEARING				
'	ANTOINE MOUTON	(Fourth Request)				
8	Defendant.					
9	IT IS HEREBY STIPULATED by and between ANTOINE MOUTON, Defendant, by and					
10	through his counsel KENDALL S. STONE, ESQ, and the United States of America, DAVID					
	KIEBLER, Assistant United States Attorney, that revocation hearing in the above-captioned matter					
11	currently scheduled for October 16, 2024 at the hour of 10:30 AM, be vacated and continued to time					
12	convenient to the Court but no sooner than sixty days or to a date and time to be set by this					
13	Honorable Court.					
	The Stipulation is entered into for the following reasons:					
14	1. That one of the violations alleged in the petition is a new law violation that may have an effect					
15	on any proposed resolution or negoti	ation in this matter.				
16	2. That the charge stemming out of the	new law violation is set for November 18, 2024.				
	3. That counsel for Mr. Mouton and co	unsel for the government have been discussing potential				
17	negotiations that would take into acc	count all three pending matters.				
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1	4.	That counsel for Mr. Mouton needs a	additional time to review the new offer with Mr. Mouton		
2		and discuss the pending revocation n	natters with Mr. Mouton to prepare for either a hearing or		
		resolution.			
3	5.	That Defendant is incarcerated and h	as no objection to the continuance.		
4	6.	6. That Counsel for the Government has no objection to the continuance.			
5	7.	7. Denial for this request for continuance would deny the parties herein time and the			
C		opportunity within which to effective	ely and thoroughly research and prepare for the hearing		
6		in this case, taking into account the e	exercise of due diligence.		
7	8.	Additionally, denial of this request for	or continuance would result in a miscarriage of justice.		
8	9.	For all the above-stated reasons, the	ends of justice would best be served by a continuance of		
9		the revocation date.			
J	This is the fourth stipulation to continue filed herein				
10	DATE	D this 9 th day of October 2024.			
11	PITAF	RO & FUMO, CHTD.	UNITED STATES ATTORNEY		
12					
13	/s/		/s/		
14	601 L	OALL S. STONE, ESQ. AS VEGAS BOULEVARD, SOUTH VEGAS, NEVADA 89101	DAVID KIEBLER ASSISTANT UNITED STATES ATTORNEY 501 LAS VEGAS BOULEVARD SOUTH. #1100		
15	ATTO	RNEY FOR DEFENDANT DINE MOUTON	LAS VEGAS, NEVADA 89101		
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1	UNITED	STATES OF AMERICA,)	Case No.: 2:15-cr-00346-GMN-NJK
2	V.	Plaintiff,)	FINDINGS OF FACT AND CONCLUSIONS OF LAW
3	ANTOINE MOUTON,))) (Foresth Program)
4		Defendant.)	(Fourth Request)
5			_)	
6		<u>FII</u>	NDINGS	OF FACT
		Based on the pending Stipulation	of counse	el, and good cause appearing therefore, the Court
7	finds: 1. '	That one of the violations alleged i	in the pet	ition is a new law violation that may have an effect
8		on any proposed resolution or nego	otiation i	n this matter.
9	2. 7	That the charge stemming out of the	ne new la	w violation is set for November 18, 2024.
10	3. 7	That counsel for Mr. Mouton and o	counsel f	or the government have been discussing potential
	1	negotiations that would take into a	ccount al	l three pending matters.
11	4. ′	That counsel for Mr. Mouton need	s additio	nal time to review the new offer with Mr. Mouton
12	:	and discuss the pending revocation	n matters	with Mr. Mouton to prepare for either a hearing or
13	1	resolution.		
	5. ′	That Defendant is incarcerated and	l has no c	objection to the continuance.
14	6. ′	That Counsel for the Government	has no ol	ojection to the continuance.
15	7.	Denial for this request for continua	ance wou	ld deny the parties herein time and the
16	(opportunity within which to effect	ively and	thoroughly research and prepare for the hearing
	j	in this case, taking into account the	e exercise	e of due diligence.
17	8.	Additionally, denial of this request	for cont	inuance would result in a miscarriage of justice.
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1	9. For all the above-stated reasons, the ends of justice would best be served by a continuance of
2	the revocation date.
	This is the fourth stipulation to continue filed herein
3	CONCLUSIONS OF LAW
4	Denial of this request would deny the parties herein the opportunity to effectively and
5	thoroughly prepare for the revocation hearing.
C	Additionally, denial of this request for continuance could result in a miscarriage of justice.
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8	<u>ORDER</u>
9	IT IS ORDERED that the revocation hearing currently scheduled for October 16 at the hour of 10:30 AM, be vacated and continued to this 17th day of December, 2024, at
10	the hour of 9:00 a.m. in Courtroom 7D .
11	DATED this 9 of October 2024.
12	- Ahn
13	U.S. DISTRICT JUDGE
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